EXHIBIT B

Case 01-01139-AMC Doc 32540-3 Filed 04/09/15 Page 2 of 39 Case 01-01139-KJC Doc 21974 Filed 06/03/09 Page 1 of 3

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	•	Re: Docket No. 20872
Debtors)	Johnny Administrated
W. R. GRACE & CO., et al., 1	{	Case No. 01-01139 (JKF) Jointly Administered
In re:	}	Chapter 11

AFFIDAVITS OF PUBLICATION

Attached hereto are affidavits regarding the publication of the Notice of Voting

Rights and Hearing to Consider Approval of the First Amended Joint Plan of

Reorganization for W. R. Grace & Co., and Its Related Debtors (the "Notice") of the abovecaptioned debtors and debtors in possession (the "Debtors"). The Notice was published in the
following newspapers, as indicated in the affidavits attached hereto as Exhibits A through K:

1) THE WALL STREET JOURNAL NATIONAL EDITION on March 23, 2009 (Exhibit A);

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

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- 2) THE NEW YORK TIMES NATIONAL EDITION on March 23, 2009 (Exhibit B);
- 3) USA TODAY NATIONAL EDITION on March 23, 2009 (Exhibit C).
- 4) MEALEY'S LITIGATION REPORT: ASBESTOS on April 1, 2009 (Exhibit D);
- 5) ANDREWS' ASBESTOS LITIGATION REPORTER on April 4, 2009 (Exhibit E);
- 6) PARADE MAGAZINE on April 12, 2009 (Exhibit F);
- 7) USA WEEKEND MAGAZINE on April 12, 2009 (Exhibit G);
- 8) NEWSWEEK on April 13, 2009 (Exhibit H);
- 9) TV GUIDE MAGAZINE on April 13, 2009 through April 19, 2009 (Exhibit I);
- 10) SPORTS ILLUSTRATED on April 20, 2009 (Exhibit J);
- 11) U.S. NEWS AND WORLD REPORT on April 20, 2009 (April 2009 Issue) (Exhibit K);

Dated: June _____, 2009

KIRKLAND & ELLIS LLP David M. Bernick, P.C. Theodore L. Freedman Citigroup Center 13 East 53rd Street New York, NY 10022-4611 (212) 446-4800

-and-

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PACHULSKI STANG ZIEHL & JONES LLP

Laura Davis Jones (Bar No. 2436)

James E. O'Neill (Bar No. 4042)

Kathleen P. Makowski (Bar No. 3648)

Timothy P. Cairns (Bar No. 4228) 919 North Market Street, 17th Floor

Wilmington, DE 19801 Telephone: (302) 652-4100

Facsimile: (302) 652-4400

Co-Counsel for the Debtors and Debtors in Possession

Case 01-01139-AMC Doc 32540-3 Filed 04/09/15 Page 5 of 39 Case 01-01139-KJC Doc 21974-1 Filed 06/03/09 Page 1 of 35

EXHIBIT A

Case 01-01139-AMC Doc 32540-3 Filed 04/09/15 Page 6 of 39 Case 01-01139-K1C Doc 21974-1 Filed 06/03/09 Page 2 of 35

AFFIDAVIT

STATE OF TEXAS

ss:

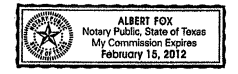
CITY AND COUNTY OF DALLAS)

I, Erin Ostenson, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, and that the Notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for national distribution for one insertion(s) on the following date(s): March 23, 2009; advertiser: W.R. Grace & Co., et al.; and that the foregoing statements are true and correct to the best of my knowledge.

E. OSteuson

Sworn to before me this 23rd day of March, 2009.

Notary Public



IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11 W. R. GRACE & Co., et al. 1) Case No. 01-01139 (JKF) Debtors,) Jointly Administered

NOTICE OF CONFIRMATION HEARING AND IMPORTANT DEADLINES IN RELATION TO THE FIRST AMENDED JOINT PLAN OF REORGANIZATION OF W. R. GRACE & CO., ET AL.

RELATION TO THE FIRST AMENDED JOINT PLAN OF REORGANIZATION OF W.R. GRACE & CO., ET AL.

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. The above-captioned debtors and debtors in possession (collectively, the "Debtors") have filed (i) the First. Amended Joint Plan of Reorganization under Chapter 11 of the Bankruptcy Code of W. R. Grace & Co., et al., the Official Committee of Asbestos Personal Injury Claimants, the Asbestos Pi Future Claimants: Representative, and the Official Committee of Equity Security Holders Dated February 27, 2009 (as it may be amended or supplemented, the "Plan") and (II) the Disclosure Statement, pursuant to section 11.25 of the Bankruptcy Code, for the Plan (the "Disclosure Statement").

2. APROVAL OF DISCLOSURE STATEMENT: On March 9, 2009, after notice and a hearing pursuant to section 11.25 of title 11 of the United States. Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"). the Disclosure Statement as providing adequate information for Holders of Claims and Equity Interests to make a decision as to whether to accept or reject the Plan, (ii) approving certain procedures (the "Confirmation." Holders of Claims and Equity Interests to make a decision as to whether to accept or reject the Plan, (ii) approving certain procedures (the "Voting Procedures") for the Debtors to solicit and fabulate votes to accept or reject the Plan and (iii) scheduling certain dates in connection with Plan confirmation.

3. YOTING DEADLINE: Pursuant to the Confirmation Procedures Order, the Bankruptcy Court established the deadline by which votes to accept or reject the Plan must be actually received by BMC Group, inc. (the "Yoting Agent") as May 20, 2009 at 4:00 p.m. (EDT) (the "Yoting Deadline"). Subject to the provisions for filing a Voting Motion or Disputed Classification Declaration (as described in Paragraph 10 below), to be counted, a Ballot (or Master Ballot) to accept or reject the Plan must be actually received by the Voting Agent on or before the Voting Deadline as follows:

BWL S. Mail:

BWC Group, Inc

By U.S. Mail: BMC Group, Inc. Attn: W. R. Grace Voting Agent P.O. Box 2007 Chanhassen, MN 55317-2007 AS 1010WS.

By Counter
BMC Group, Inc.
Attn: W. R. Grace Voting Agent
18750 Lake Drive East
Chanhassen, MN 55317

BVLS. Mail:

BMC Group, Inc.

Attn: W. R. Grace Voting Agent

and provides procedures for such Holders to (i) assert an entitlement to petition interest in a different amount than provided for in the Plan (a * Petition Interest Determination Notice*) or (ii) identify a non-default contact of interest to which the Holder is entitled under the Plan (a *Notice Non-Default Contract Rate of Interest*). A Post-Petition interest Octormin Notice must comply with the requirements of Section; *2.19(a) of the Plan to filled with the Bankruptor Court on or before the &Ling Deadline of 20, 2009. A Notice of Non-Default Contract Rate of Interest must comply the requirements of Section 3.1.9(e) of the Plan and be received by the V Agent (at the address listed in Paragraph 9) on or before the Voting Dea of May 20, 2009. Holders of General Unsecured Claims should received rate notice of these procedures and obtain a copy of that notice as desc in Paragraph 9 below.

9. SOLCITATION PACKAGES: In accordance with the Confirmation codures Order, certain materials (the "Solicitation Package"), including a

of May 20, 2009. Holders of General Unsecured Claims should receive i rate notice of these procedures and obtain a copy of that notice as desc in Paragraph 9 below.

9. SULCITATION PACKAGES: In accordance with the Confirmation edures Order, certain materials (the "Solicitation Package"), including a of the Disclosure Statement, Plan and Volting Procedures, are being prowint hits Notice to Holders of Claims and Equily Interests in impaired of under the Plan and to Holders of Claims in Classes 7A and 9 under the 1 naddition, the Confirmation Procedures Order authorizes the Debto distribute (i) a notice to counterparties to executory contracts and unexpired it in addition, the Confirmation Procedures Order authorizes the Debto distribute (i) a notice to counterparties to executory contracts and unexpired it under the Plan, and (ii) a notice to Holders of Class 9 General Unser Claims regarding the Plan's procedures with respect to the payment of patition interest in relation to General Unsecured Claims. The Plan, Disck Statement, Voting Procedures and related documents and notices are available via the Interiet on the Debtors' website at www.wrgrace.com on the Voting Agent's website at www.bmcgroup.com/wrgrace. If you directive a Solicitation Package, but wish to receive one, you should send ten request by U.S. Mail to BMC Group, Inc., Attn: W. R. Grace Voting A. P.D. Box 913. El Segundo, C. 90245-0913 or call the Voting Agent at 1990-2100, Creditors and Equity Interest Holders who are entitled to vote the Plan should receive Ballots and instructions for voting In their Solicit Package. Holders of Claims that are not entitled, to vote on the Plan wire receive a Solicitation Package.

10. Yoring Motions And Dispute Classification Declaration on the Plan of a Claim is not entitled to vote under the Voting Procedures agrees with the amount of its Claim for voting purposes, such Holder may motion with the Bankruptcy Court, pursuant to Bankruptcy Rule 3018[a Section 10(f)(ii) of the Voting Procedures of the Plan of a Wi

12. The Confirmation Hearing may be adjourned from time to time when the notice to creditors or parties in interest other than by an annoument in the Bankruptcy Court of such adjournment at the Confirmation Ing or any continued hearing.

Dated: March 9, 2009

KIRKLAND & ELLIS LLP
David M. Bernick, P.C.
Theodore L. Freedman
Deanna D. Boll
Craig A. Bruens
153 East 53° Street
New York, NY 10022
Tei: (212) 446-4800

Tei: (212) 446-4800 James E. O'Neill Timothy P. Calrns 919 North Market Street 17th Floor, P.O. Box 8705 Wilmington, DE 19899-8 Tel: (302) 652-4100

Co-Counsel for the Debtors and Debtors in Possession

Tel: (302) 652-4100

Co-Counsel for the Debtors and Debtors in Possession

The Debtors consist of the following 62 entities: W. R. Grace & Co. (
Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Too
Inc., Alewife Boston Ltd., Alewife Land Corporation, Anticon, Inc., CB Bio
Ical, Inc. (f/k/a.Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coali
II, Inc., Croative Food 'N Fun Company, Dorox Puerto Rico, Inc., Del Taco
Laurants, Inc., Dewey and Amy, LLC (f/k/a Dewey and Almy Company), E
Inc., Five Alewife Boston Ltd., Gc Limited Partners I, Inc., (f/k/a Grace Callmited Partners I, Inc.), GC Management, Inc. (f/k/a Grace Cooca Mai
ment, Inc.), GEC Management Corporation, Grace AB Inc., Grac III Inc., Grace AB Inc., Grace III Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., C
Illiling Company, Grace Energy Corporation, Grace Environmental, Inc., C
Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services C
ration, Grace International Holdings, Inc. (f/k) a Dearborn International
Ings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petto
Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., (d)
Washington, Inc., W. R. Grace Land Cor
tion, Gracoal, Inc., Graceal II, Inc., Guarlica-Caribe Land Development Cor
tion, Hanover Square Corporation, Hombon International, Inc., Kootensi I
opment Company, L B Realty, Inc., Litigation Management, Inc., (f/k/a Nestor-BNA,
MRA Staffing Systems, Inc., Kysbestos Management, Inc.), Monolith I
prises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA,
MRA Staffing Systems, Inc., Inc., Asbestos Management, Inc., E&C Liquid
Grop, Emerson & Cuming, Inc.), Suthern Oil, Resh & Fiberglass, Inc.,
Stréet Corporation, Axial Basin Ranch Company, CC. Partners (f/k/a
Country Staffing), Hayden-Guich West Coal Company, H-G Coal Company
Capitalized terms not otherwise defined herein have the meanings give them in the Plan.

**Contents of the Solicitation Package are described in the Voting P

them in the Plan.

3 Contents of the Solicitation Package are described in the Voting F

Case 01-01139-KJC

DOON211 ONTES STATES BANKED COMING 3/09 FOR THE DISTRICT OF DELAWARE | Chapter 11 | Chapter 11 | Case No. 01-01139 (JKF) | Debtors. | Jointly Administered

DIPOTORS.

NOTICE OF CONFIRMATION HEARING AND IMPORTANT DEADLINES IN RELATION TO THE FIRST AMENDED JOINT PLAN OF REORGANIZATION OF W. R. GRACE & CO., ET AL.

PLEASE TAKE NOTICE OF THE FOLLOWING:

OF W.R. GRACE & CO., ET AL.

PLEASE TAKE NOTICE OF THE FOLLOWING.

1. The above-captioned debtors and debtors in possession (collectively, the "Debtors") have filed (i) the First Amended Joint Plan of Reorganization under Chapter 11 of the Bankruptcy Code of W. R. Grace & Co., et al., the Official Committee of Asbestos Personal Injury Claimants, the Asbestos Pirfuture Claimants Representative, and the Orificial Committee of Equity Security Holders Dated February 27, 2009 (as it may be amended or supplemented, the "Blan") and (ii) the Disclosure Statement, pursuant to section 1125 of the Bankruptcy Code; for the Plan (the "Disclosure Statement").

2. APPROVAL OF DISCLOSURE STATEMENT: On March, 9, 2009, after notice and a hearing, pursuant to section 1125 of title 11 of the United States Code, 11 'U.S.C. §5, 101-1532 (the "Bankruptcy Code"), the United States Code, 11 'U.S.C. §5, 101-1532 (the "Bankruptcy Code"), the United States Code, 11 'U.S.C. §5, 101-1532 (the "Bankruptcy Code"), the United States Code, 11 'U.S.C. §5, 100-1532 (the "Bankruptcy Code") the United States Code, 11 'U.S.C. §5, 100-1532 (the "Bankruptcy Code") for Plankruptcy Court for the District of Delaware (the "Bankruptcy Court of the District of Delaware (the "Bankruptcy Court of the Plan") interests to make a decision as to whether to accept or reject the Plan, (ii) approving certain procedures (the "Voting Procedures") for the Debtors to solicit and tabulate vates to apept or reject the Plan and (iii) scheduling certain described in Paragraph 11 below), to be counted, a Bankruptcy Court established the deadline by which votes to accept or reject the Plan must be actually received by BMC Group, Inc. (the "Voting Agent") as May 20, 2009 at 4:00 p.m. (EDT) (the "Voting Deadline"). Subject to the provisions for filling a Voting Motton or Disputed Classification Declaration (as described in Paragraph 10 below), to be counted, a Bailot (of Master 10 the provisions for filling a Voting Motton or Disputed Classification Declaration (paragraph 10 b

Agent" as May 20, 2009 at 4:00 p.m. (EDT) (the "Wolfer Deadland") subject to the provisions for filling a voting Mothon or Disputed Chesification (as described in Paragraph 10 below), to be counted, a Ballic of Mothon (as described in Paragraph 10 below), to be counted, a Ballic of Mothon (as described in Paragraph 10 below), to be counted, a Ballic of Mothon (as described in Paragraph 10 below), to be counted, a Ballic of Mothon (as described in Paragraph 10 below). The Mothon (as described in Paragraph 10 below) and the Wolfer Agent on the Voting Agent on the Voting Agent on the Voting Agent (as the Wolf of Wolf

Page 4 of 35 and bodders to (i) assert an entitlement to petition interest in a different amount than provided for in the Plan (a ") Retition interest Determination Notice" or (ii) identify a non-default concrete of Interest to which the Hölder is entitled under the Plan (a "Notic Non-Default Contract Gate of Interest"). A Post-Petition Interest Determina Notice must comply with the requirements of Section 3.1.9(d) of the Plan be filed with the Bankruptcy Court on or before the Voting Deadfline of 20, 2009. A Notice of Non-Default Contract Rate of Interest must comply the requirements of Section 3.1.9(e) of the Plan and be received by the V, Agent (at the address listed in Paragraph 9) on or before the Voting Dead of May 20, 2009. Holders of General Unsecured Claims should receive s rate notice of these procedures and obtain a copy of that notice as descrin Paragraph 9 below.

Agent (at the address listed in Paragraph 9) on or befare the Voting Dear of May 20, 2009. Holders of General Unsecured Claims should receive s are notice of these procedures and obtain a copy of that notice as described the state of the confirmation of the procedures of the confirmation of the procedures or certain materials (the "Solicitation Package"), including a confirmation of the Disclosure Statement, Plan and Voting Procedures are being provident this Notice to Holders of Claims and Equity Interests in impaired class under the Plan and to Holders of Claims in classes 7 at and 9 under the Plan and the Holders of Claims in classes 7 at and 9 under the Plan and to Holders of Claims in classes 7 at and 9 under the Plan and to Holders of Claims in Classes 7 at and 9 under the Plan and to Holders of Claims in Classes 7 at and 9 under the Plan and to Holders of Claims in Classes 7 at and 9 under the Plan and the Plan and to Holders of Claims in Classes 7 at and 9 under the Plan and to Holders of Claims in Classes 7 at and 9 under the Plan and the Plan and to Holders of Claims 1 and the Plan and to Holders of Claims 1 and the Plan 2 available via the Internet on the Debtors' website at www.wrgrace.com on the Voting Agent's website at two.bmcgroup.com/wrgrace. The you'd in procedure 3 and Equity Interest Holders who are entitled to vote the Plan 1 and 1

Voting Procedures may be obtained from the Voting Agent as described Paragraph 9 above.

11. OBJECTION DEADLINE: Responses and objections, if any, to the con mation of the Plain or any rellefisought by the Debtors in connection with a firmation of the Plain or any rellefisought by the Debtors in connection with a firmation of the Plain in white (in the Plain or any rellefisought by the Debtors in connection with a firmation of the Plain and address the objection grary and the earn and relative of any objection to the Plain and if practicable, proposed modification to the Plain that would resol such objection; (v) conform to the Bankruptey Rules and the Local Rule and (v) be filed, together with proof of service, with the Bankruptey Courta served in a mannier so as to be received by May 20, 2009 at 4:00 p.mi.(Eli on (a) counsel to the Debtors, (b) coursel to each of the statutory comme tees appointed in these chapter 11 cases, (c) coursel to each of the futual deliminate, representatives appointed in these chapter 11 cases, (d) couns to Sealed Air Corporation and Cryovac, Inc., (e) counsel to Fresenius, and the United States Trustee; whose addresses are set forth in Section 11:12 the Plain, except for the United States Trustee; whose addresses are set forth in Section 11:12 the Plain, except for the United States Trustee; Auto Budk Klauder, Esq., 844 King Street, Sul 2207, Wilmington, Delaware 19801.

ANY OBJECTION 10 THE CONFIRMATION OF THE PLANT HAT IS NOT FILE AND SERVED STRICTLY AS PRESCRIBED HEREIN SHALL NOT BE CONSI

ERED.

12. The Confirmation Hearing may be adjourned from time to time without further motion to regitors or parties in Interest other than by an annound ment in the Bankruptcy Court of such adjournment at the Confirmation Hearing or any continued hearing.

Dated: March 9, 2009

Craig A. Bruens 153 East 53 Street New York, NY 10022

el: (212) 446-4800

KIRKIANO & ELLIS LLP THE LAW OFFICES OF PACHULS KISTANG ZIEHL David M. Bernick; P.C. JANETS. BAER, P.C. & JONES LLP Laure Davis Jones J. Deanna D. Boll 70 W. Madison St. James E. O'Nell J. Carle & Brushe S. 2400. 70 W. Madison St. Ste 2100 | Timothy P. Calms | Timothy P. Calms | P. Ste 2100 | Timothy P. Calms | P. Ste 2100 |

Co-Counsel for the Debtors and Debtors in Possession

Tel: (302) 652-4100.

Co-Counsel for the Debtors and Debtors in Possession

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Inc., Alewife Boston Ltd., Aewife Land Corporation, Antioon, Inc., CB Biomed
cal, Inc. (f/k/a Croe Biomedical, Inc.), CCNP, Inc., Coatgrace, Inc., Cpaigna
il, Inc., Creative Food: N. Fun Company, Darey Puerto Rico, Inc., Del Taco Res
taurants, Inc.; Dewey and Aimy, LLC (f/k/a Dewey and Aimy Company), Ecar
taurants, Inc.; Dewey and Aimy, LLC (f/k/a Dewey and Aimy Company), Ecar
inc., Flve-Alewife Boston, Ltd., GC Limited Partners, I. Inc., (f/k/a Grace Cocos
Jmited, Partners I, Inc.), GC-Management, Inc. (f/k/a Grace Cocos Manage
ment-inc.), GEC Management Company, Inc., Grace AR Inc., Grace AR Il Inc., Grace Chemical Company of Quba, Grace Culinary Systems, Inc., Grace
Drilling Company, Grace Energy Compination, Grace Chemical Inc., Grace
Europe, Inc., Grace H-G. Inc., Grace H-G. II Inc., Grace Hotel Services Corpo
ration, Grace Interpational Holdings, Inc., (f/k/a Dearborn International Hold
Ings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace, Patroleum
Libya Incorporated, Grace Isrop investors, Inc., Grace Ventures Corp., Grace
Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land, Corporation, Gracoal, Inc., Grace Offshore Company, Grace PAR Land Development Corporation, Gracoal, Inc., Grace Capital Corporation, W. R. Grace Land, Corporation, Grace, Grace III, Inc., Subsects/ Management, Inc.), Monolith, Enter
John Holding, John Grace Holding, Inc., Worker Studer Corporation, Homo international, Inc., Koctenal Development
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Group, Inc., Grace Mr., Inc., Subsects/ Management, Inc., Ed. Liduidating
Group, Inc., Grace Mr., Inc., Subsects/ Management, Inc., Ed. Liduidating
Group, Inc., Grace Mr., I

Them in the Plan.

Contents of the Solicitation Package are described in the Voting Proce

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EXHIBIT B

The New York Times

620 8TH AVENUE · NEW YORK, NY 10018

CERTIFICATION OF PUBLICATION

., in my capacity as a Principal Clerk

ork, hereby certify that the advertisement annexed hereto was published irculation printed and published in the City, County and State of New wit on the editions of The New York Times on the following date or dates, the Publisher of The New York Times a daily newspaper of general

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Case 01-01139-KJC Doc 21974-1 Filed 04/09/15 Page 11 of 39

Filed

Case 01-01139-AMC Doc 32540-3 Filed 04/09/15 Page 12 of 39 Case 01-01139-KJC Doc 21974-1 Filed 06/03/09 Page 8 of 35

EXHIBIT C

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Case 01-01139-KJC

Doc 21974-1

Filed 06/03/09

Page 9 of 35

March 23rd 2009



7950 Jones Branch Drive • McLean, Virginia 22108 (703) 854-3400



VERIFICATION OF PUBLICATION

COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX

Being duly sworn, Alison Gonzalez says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: March 23rd 2009 on the following legal advertisement-<u>In</u> re: W.R. GRACE & CO., et al. published in the national edition of USA Today.

day of land month

Notary Public

Marcus Dane Edmonds Notary Public ID 7165468 Commonwealth of Virginia My commission expires 09/30/2012 pankrupicy nisu-pendent research organization.

inkruptcy filings ing dramatically in nued to climb unthey hit a record 2 he reform passed, i dramatically, as noped, but in part ny debtors had before the law ast year, filings ino 1.1 million, ac-ER, a bankruptcyipany.

kruptcies f bankruptcy ted to increase:



By Karl Gelles, USA TODAY

lings are expected irly 1.4 million, aloffs continue and lit continues to be by, they may reach ys Robert Lawless, w at the University February, filings highest rate since

reform, a family with home mortlit card debt most Chapter 7, which rem to have all unincluding credit harged. That might family to pay the keep their home. goal of the reform ich families to rely 3 bankruptcy inequires them to re-

ull, or in part, over i't seem to have st year, Chapter 7 unting for 76% of - continued to er 13 filings. Chapade up 80% of the 2005; 72% in 2004. s of families who bankruptcy since stinguishable from ed before the law rding to a study by professors, includ-The study, "Did leform Fail?" was year by The Ameri-y Law Journal.

ovision of the red higher-income now have to untest. "The law now an individual filing

Ever in Pressure Case 01-139-AMC Doc 32540-3 Filed 04/09/15 To advertise call 1.800.872.3433 Toll-free in the U.S. only card bills buried them in debt and made them unable to sope Oith D1139-KJC unexpected problems.

Before their finances fell apart, they had used Steve's 401(k) retirement savings to buy a new home and furnishings. Because he had a full-time job and Shirley worked part time, they thought that they could cover their two car payments and mortgage. Rising home equity, they figured, would help rebuild their retirement savings. But in 2007, Steve needed emergency gall bladder surgery. He charged what insurance didn't cover on credit cards. Then Shirley became sick and lost her job. While she was ill, Steve was fired.

Late last year, the Morses filed for Chapter 7 bankruptcy, which cost them about \$2,560 in fees.

"Not cheap for people in trouble money-wise," Shirley says. And filing didn't exactly wipe the slate clean for them: They've moved in with a family member after losing their house and have given up one car.

Their health care cost precipitated the bankruptcy filing, and the job loss in the midst of that was the final blow," says their bankruptcy lawyer, Monte Rich. It's unclear if filing under the old law would have helped save their home, he says. But filing would have been easier, faster and less expensive, he says.

Filing fees have gone up, and because the process is more complex and time-consuming, associated legal fees are costlier. And many debtors must pay for credit counseling and debtor education courses that are required to complete filing.

It all leads to delays in filing for bankruptcy, consumer experts say. "That means somebody with credit card debt is kept longer in what some call the 'sweat box,' Whitehouse says. His legislation would eliminate the means-test requirement for those who have been hit by excessive rates.

Credit card fees pile on profits

Credit card fees and interest rates were at the center of the reform debate. During a multiyear, multimillion-dollar lobbying effort by credit card companies to change the law, Americans were told that they had to pay higher credit card fees because bankruptcy filings had caused the industry to lose about \$40 billion a "Congress should do as much as possible to reduce the \$400 hidden tax on every American family due to the increasing number of bankruptcies that are filed in this country," said then-Rep. Steve Chabot, R-Ohio, during a House subcommittee meeting in 1997 at the outset of the eight-

year battle for reform. Since the reform passed, the credit card industry's profits have

Doc 21974-1 Filed 06/03/09

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

FOR THE DISTRICT OF DELAWARE
INTE: (hapter 1)
W.R. GRACE & CO., et al. (hapter 1)
Debtors.) Jointly Administered
NOTICE OF CONFIRMATION HEARING AND
IMPORTANT DEADLINES IN RELATION TO THE FIRST
AMENDED JOINT PLAN OF REORGANIZATION OF
W.R. GRACE & CO., ET AL.

W.R. GARCE & CO., ET A.

PRESCHARE AND COTTEN FOR DUPING.

1. The above-captioned cebous and debrors in possession (tollectricity, the "Pagings") have field (f) the First Amended Joint Plan of
Resognations in south Chapter I of the Bendunptry Gode of H.R. Groce &
Go, et al., the Official Committee of Necessor Prosend Styry Commits, the
Abotics of Plante Committee of Necessor Prosend Styry Commits, the
Abotics of Plante (Committe Revenation and the Official Committee of
Graphy Security Hoders Desired February 27, 2009 (s) it may be amended
or supplemental; the "Eggs") and (ii) be Sidocarus Statement, pusiant to scribt in 125 of the Basicarup(cy Gode, for the Plan (the "Discharus
Extension").

antio section 1125 of the Baskupilor (one, for the rame time JURNALISE).

2. APPROVAL OF DISCLOSURE STATEMENT: On March 9, 2009, after notice and a bending pursuant to section 1125 of tille 11 of the United States Code, 11 U.S.C. 53 101-1532 the Tatemptor, Code?). The billing of States Estudenty Count for the Bistins of Debayare (the Tamburgot, Code?). The billing of States Estudenty Count for the Bistins of Debayare (the Tamburgot, Code?). The Bistins of the Tamburgot, Code?). The Bistins of the Tamburgot, Code? In the Bistins of the Bistins of the States of the Tamburgot, Code? In the Bistins of Code and the Bistins of the Bistins of Code and the Bistins of the Bistins of Code and Bistins of the Bist

with Planconfirmation.

3. VOTING DEBUILE* Dussant to the Confirmation Procedures Oxée; the Bankrupty Court established the deadline by which votes to except or reject the Plan must be Equilibre received by Mick Group, Inc. (the "defina Agent") as May 20, 2009 at 4:00 p.m. (EDT) (the "dotting Deadling"). Subject to the conviction the Confirmation Agent To as May 20, 2009 at 4:00 p.m. (EDT) (the "dotting Confirmation Agent To as May 20, 2009 at 4:00 p.m. (EDT) (the "dotting Confirmation Included and Paragraph (10 below), to be control as Balle (in Master Ballo) to Accept or reject the Plan must be actually received by the Voting Agent on or before the Yoting Deadline as Information.

Figures 1. Services 1. Service

Freschiss Indemnified Partles to the same extent as the release the preceding partlense.

7. EXECUTION CONTRACTS: The Plan constitutes a motion to assume certain executory contracts and unexpired lesers as of the Effective Date and provides for the rejection of certain other executory contracts and unespired lesers and the Effective Date. Science 3 of the Plan sets forth (i) the treatment of executory contracts and unexpired lesers under the First, exclusing posturopist and executory contracts and unexpired lesers under the First, exclusing procured to the providence of the Plan sets of the Pla

of these procedures and may obtain a copy of that notice as described in

Paragraph 9 below.

8. POST-PETITION INTEREST: Section 3.1.9(b) of the Plan provide for the Plan provide for the Plan provide for the navement of post-petition interest to Kolders of General Unsecure

in Post-PETITION INTEREST: Section 3.1, 98(b) of the Plan powides of the proprient of post-petition interest to petition interest to pe

Delaware 1980 1. Any objection to the confirmation of the plan that is not filed and served strictly as prescribed herein shall not be

CONSIDERED, 12. The Confirmation Hearing may be adjourned from time to tim without further notice to creditors or parties in interest other than b without further notice to creditors or parties in interest other than by an annouecement in the Bankruptcy Court of such adjournment at the Confirmation Hearing or any continued hearing.

an anouscement to the Bannaptry (court of such adjournment at the Confirmation Residing on any continuous Pleaning.)

Dated: Manth 2, 2009

Dated: Manth 2, 2009

BiROLANDO BILISTER, David M. Bernick, P.C.,
Theodore Livredman, Desean D.Boll, (raily A. Brucer, 1528 tat 57 street, New York, 17002, Tel. (171) 464–4800

THE LAW GOFFESS OF JAHET S. BASER, P.C., JAHET, S.

nts of the Solicitation Package are described in the Yolin

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Page 14 of 39

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE Chapter 11 Case No. 08-12008 (KXC)

In the UNITED STATES BANKSON PET COURT FOR THE DISTRICT OF DELLAWAGE INTERFECT, In C.

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peowed cutain voting procedure to be losed in connection with the Place (the "Vesting Procedures"). Cereforia and equity security interest bridge introduces be desired by the Model in the Vesting Produces accessive, The dead interest of which review is consistent or reject the Plan must be actually received by Engli Sensingery Confinence. If (the "Interest and Bollosing Agent") acts on p.m. (Prevailable Bollosing Agent") access procedured by Engli Sensingery Confinence. If (the "Interest and Bollosing Agent") access p.m. (Prevailable English Procedured by The Agent English Procedured by The Court College and Agent Procedured and Agent Procedured by The Court College and Agent Procedured and Ag

For more information on how to place your advertisement in Legal Monday, contact a sales representative at:

1-800-872-3433

Toll-free in the U.S. only

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EXHIBIT D

April 2, 2009

Mr. Adam Levin Miller Legal Services, a division of Miller Advertising Agency, Inc. 2442 N. Lincoln Ave., 2nd Floor Chicago, IL 60614

Dear Mr. Levin:

This letter is to certify that Miller Advertising placed a half page legal notice upon the behalf of W.R. Grace. The notice was inserted in:

> Mealey's Litigation Report: Asbestos, April 1 issue

(Volume 24, Issue # 5)

If you have any questions or require further information or assistance, please feel free to contact me directly at 610-205-1906 or by email at michele.rogers@lexisnexis.com.

Sincerely,

Michele D. Rogers

Michele D. Cogers

Vol. 24, #5 April 1, 2009

Injury: Mesothelioma

Defense: The defendants argued that the mesothelioma was caused by exposure to other insulation materials found throughout the facility, not their products, and that Skelly's employers failed to protect their employees from the danger.

Plaintiff experts: Arnold Brody, Ph.D., radiologist, Oakland, Calif.; Edwin Holstein, M.D., occupational medicine, Boston

Defense experts: Paul Carlson, industrial hygienist, C.I.H., Portland, Ore.; Donna Ringo, industrial hygienist, Louisville, Ky.; James Crapo, M.D., pulmonologist, National Jewish Hospital, Denver; Samuel Hammar, M.D., pathologist, Bremerton, Wash.

Other: Only Flowserve Corp. and Scapa Dryer Fabrics Inc. remained at trial. After a 14-day trial, the jury deliberated for more than four hours before returning its verdict. The jury found design defect in products from nonparty defendants Johns-Manville Corp. and Owens Corning Fiberglass. The jury also found that their defective products directly harmed Gordon Skelly and that they failed to warn him of the dangers. The jury found Blandin Paper negligent and that the negligence was a direct cause of Skelly's injuries. The jury apportioned 70 percent liability to Blandin Paper, 20 percent liability to Johns-Manville Corp. and 10 percent to Owens Corning Fiberglass. Under Minnesota law, the jury had to answer the question of damages, even though neither of the defendants left at trial were found liable.

Plaintiff attorneys: Waters & Kraus, Dallas; Jekel & Doolittle, Mount Pleasant, S.C.

Defense attorneys: For Flowserve — Stephen J. Foley and Christopher Goodman, Foley & Mansfield, Minneapolis; Erich Gleber, Segal McCambridge Singer & Mahoney, New York. For Scapa — Lane Young and Elizabeth O'Neill, Hawkins & Parnell, Atlanta; Jamie L. Habeck, Foley & Mansfield, Minneapolis

Key related documents: Verdict sheet in Section A. Document #01-090401-107V. ■

Logal Notice

Legal Notice

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A detailed document describing the Plan, called the "Disclosure Statement," was approved by the Bankruptey Court on March 9, 2009. The Disclosure Statement, a copy of the Plan itself, and voting materials called a "Solicitation Package" are being mailed to known persons or entities entitled to vote to accept or reject the Plan or to their lawyers.

What Does the Plan Say?

The Plan proposes injunctions and third-party releases under the Bankruptcy Code resulting in the permanent channeling of PI, PD and ZAI Claims into various Trusts and Funds. This means that Grace and other "Asbestos Protected Parties" will no longer be liable for PI, PD and ZAI Claims because these claims will now be paid by the Trusts or Funds. The Plan also proposes an injunction that enjoins all "Successor Claims" against the Asbestos Protected Parties, as more specifically described in the Plan. You should read the Plan and Disclosure Statement for a more complete discussion of how these releases and injunctions will operate and affect your rights.

How Do I Know If I Am Eligible to Vote?

The Bankruptcy Court has approved certain "Voting Procedures" describing who can vote on the Plan and how to vote. You may obtain a copy of the Voting Procedures by writing or calling the Voting Agent at the address or number below. The Disclosure Statement contains information that will help you decide how to vote on the Plan if you are entitled to do so. Your legal rights may be affected if you do not vote on the Plan. If you are not entitled to vote or you disagree with the amount or classification of your claim for voting purposes, you may file a motion or a declaration with the Bankruptcy Court on or before the Voting Deadline as described in the Voting Procedures.

Votes Must Be Received By May 20, 2009 ("Yoting Deadling")

Can I Respond or Object to the Plan?

The Bankruptcy Court has ordered that responses and objections to the Plan must:

- · Be in writing;
- State the name and address of the objecting party and the amount and nature of the claim or interest of such party;
- Explicitly state the basis and nature of any objection to the Plan and any proposed modification to the Plan that would resolve such objection;
 Conform to the Bankruptcy Rules and the Local Bankruptcy Rules; and
- Be filed, together with proof of service, with the Bankruptcy Court and served in a manner so as to be received by May 20, 2009 at 4:00 PM EDT

Objections must be served on certain parties whose addresses are set forth in Section 11.12 of the Plan, in addition, objections must be served on the Office of the United States Trustee, Attn: David Klauder, Esq., 844 King Street, Suite 2207, Wilmington, DE 19801. Any objection that is not filed and served as described above shall not be considered.

How Will the Plan Be Approved?

A Confirmation Hearing will be held before the Honorable Judith K. Fitzgerald, United States Bankruptcy Judge, at the United States Bankruptcy Court, Western District of Pennsylvania, 5414 U.S. Steel Tower, 600 Grant Street, Pittsburgh, PA 15219. As established by a Case Management Order dated January 29, 2009, the Confirmation Hearing will be held in two phases. Phase I of the Confirmation Hearing shall take place from June 22-25, 2009 and Phase II shall take place from September 8-11, 2009. The Confirmation Hearing may be adjourned from time to time by an announcement at the Confirmation Hearing or any continued hearing.

To obtain the Plan, Disclosure Statement,
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Write: BMC Group, Inc., Attn: W. R. Grace Voting Agent,
P.O. Box 913, El Segundo, CA 90245-0913
Call: (888) 909-0100

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EXHIBIT E

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THOMSON

WEST

April 28, 2009

Adam Levin Miller Legal Services, a division of Miller Advertising Agency, Inc. 2442 N. Lincoln Avenue, 2nd floor Chicago, IL 60614

Mr. Levin:

This letter is to certify that Miller Advertising placed a legal ad notice in the Andrews' Asbestos Litigation Reporter on behalf of client W.R. Grace.

Andrews Asbestos Litigation Reporter April 3, 2009 Volume 31, Issue 12

Thank you.

Kathleen M. Regan

KathleenMkegan

Manager, Marketing and Conferences

Andrews Publications, a Thomson Reuters business

Case 01-01139-KJC

Doc 21974-1 Filed 06/03/09

APRIL 4, 2009

Asbestos

from suit under Louisiana's Workers Compensation Law, La. Rev. Stat. Ann. § 23:1032.

Kenneth Shepherd was a senior petroleum inspector at SGS. He sued the company and Exxon Mobil Corp., alleging he was doused with toxic chemicals after attempting to inspect a barge on Exxon's premises.

Shepherd said SGS knew a chemical release occurred in the rigging equipment that likely contained benzene but nevertheless ordered him to "wade in the water" knowing he would be exposed to the chemical.

As a result of his exposure, Shepherd claims lost wages, impairment of earning capacity, mental anguish and serious personal injuries.

SGS moved for summary judgment, arguing that Shepherd's lawsuit was barred since worker's compensation is his sole avenue of compensation.

Judge Brady agreed.

The judge said Section 23:1032 provides that unless an employee's injury resulted from an intentional tort, workers' compensation is a worker's exclusive remedy for injuries incurred in the normal scope of employment.

Citing the Louisiana Supreme Court's ruling in Reeves v. Structural Preservation System, 731 So. 2d 208 (La. 1999), Judge Brady said, "employees are not liable under the intentional-act exemption for violations of safety standards or for failing to provide safety equipment ... believing that someone may, or even probably will, eventually get hurt if the workplace practices continue does not rise to the level of an intentional tort."

The judge said Shepherd failed to prove that the incident was intentional.

Even if SGS knew of the dangers associated with benzene exposure without the use of safety equipment, the lack of evidence that the company consciously desired the result of any chemical exposure means state law limits Shepherd to recovery against SGS in workers' compensation, the judge held.

He did not reach the claims against Exxon Mobil, saying the record did not establish what relationship Shepherd had with the company.

To retrieve the opinion (2009 WL 667180), visit westlaw.com.

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P U B L I C A T I O N S

GEORGE PAPADOPOULOS

Distribution Manager

CIRCULATION AFFIDAVIT

Adam B. Levin

Miller Legal Services a division of Miller Advertising Agency, Inc. 2442 N. Lincoln Ave., 2nd Floor Chicago, IL 60614

Phone: 773.388.3393 Fax: 773.871.2365 alevin@milleraa.com

I, George Papadopoulos, being Distribution Manager of Parade Publications, hereby certify as follows:

Parade ran the W. R. Grace & Co legal notice in the April 12, 2009 issue with an ad circulation of 33,016,886.

Sincerely,

Subscribed and sworn before me this 15th day of April 2009

MARIA C. BETITA
Notary Public, State of New York
No. 4983578
Qualified in Queens County
Commission Expires July 1, 2013

711 Third Avenue, New York, NY 10017-4014 telephone:(212)450-7032 fax:(212)450-7280 e-mail: george_papadopoulos@parade.com

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Legal Notice

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Why I Like My Job...

the Auto Industry



Alex Hatt, 40 Auto technician Edmonds, Wash. \$48,000

"More people opt to fix their cars these days instead of buying new ones.

I've always liked finding out what makes things tick."

At the end of 2008, the U.S. auto industry employed more than 2.2 million workers at an average salary of \$29,437. Only 9% work in assembly; 27% manufacture car parts and 50% work in new-car dealerships.

As an Entrepreneur



Tim Daniel, 33 Business owner Carlsbad, Calif. \$100,000

"My job can be stressful. but it's exciting, too. I'm willing to trade some

financial security for the freedom to be creative and call all the shots."

Small business generated up to 80% of new job growth in the U.S. over the last decade. Recently, some people who've been laid off are starting their own companies. More than 16 million Americans already work for themselves.





CEO, Bank \$10 million



ambling counselor

David Chmielewski, 62

School bus driver

Land O'Lakes, Fla.

\$18,700



Karen Carter, 41 insurance agent \$27,000



Oklahoma Čity, Okla.



Tiger Woods, 33 🔩



Pro golfers 4.4. Orlando, Fla. \$110 million



Janice O'Connell, 57 Finance director.... Weare, N.H. \$76,000





Ricky McAfee, 46 Paint blender Milwaukee, Wis. \$34,600



Carolyn \$4.5 mi

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EXHIBIT G

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USAWEEKEND

7950 Jones Branch Drive • Floor 2 • McLean, Virginia 22107

Affidavit of Publication

USA Weekend 7950 Jones Branch Drive McLean, VA 22107 703-854-6503

I, Brian C. Jones, Senior Manager/Advertising Operations for the Publisher of USA WEEKEND magazine, hereby certify that the ad creative for Miller Advertising ran as instructed nationally in the April 12, 2009 edition of USA WEEKEND magazine.

Given under my hand this 16 day of April , 2009
Signature: Buan C. Jus
Sworn to and subscribed before me this day of, 2009
(provide name of notary public here, place of work, state, and county)
Barbara Callow
Gannett Co., Inc.
7950 Jones Branch Drive
McLean, VA 22102
Signature of Notary Public: Delaw (1. allow)
My Commission Expires: 9/30/20/11
Seal:
Seal.
RA J. CAMPA
NOTARY NOTARY
PUBLIC Z
REG # 133000 Z
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Filed 06/03/09 Page 22 of 35 Case 01-01139-KJC Doc 21974-1

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hearing...
To obtain the Flan, Disclosure Statement, Voting Procedures, and/or a Ballot
Visiti www.bmcgroup.com/wrgrace.
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A chronic lung disease is our nation's No. 4 killer. And to 90% of those deaths come from one cause: smoki



By DR. TEDD MITCHELL

for millions of Americans, chronic ob- only after years of habitual structive pulmonary disease (COPD) Young smokers don't under has caused their lungs' wells to "go They feel great. They feel b

dry." For a doctor, few things are as difficult to The two main watch as someone suffering from severe obstruct types of COPD tive lung disease,

COPD encompasses several lung ailments; all are characterized by the obstruction of airflow. The

two primary types of COPD are em- vent COPD is never to smc physema and chronic bronchitis. More than 11 million people have the disease, according to the American Lung Association.

As the fourth leading cause of death after heart disease, cancer and stroke, COPD is no trivial problem for our nation. Still, COPD is preventable. That's because 80% to 90% of all COPD deaths result from just

HERE'S AN one cause: smoking.

old Scottish As a physician, I worry the proverb that think we harp on them abou goes something like as though it were a charthis: "We'll never not a health risk. That's no know the worth of wa- It's simply that cigarette s ter till the well goes aprimary contributor to so dry." Unfortunately, ments, including COPD, wh

> are emphysema and chronic bronchitis.

In short, they they're healthy." realize what life like without the

breathe normal did, they'd ne that first cigar or cigar.

The best wa

you're a smoker - even ready have impaired airfle can help put the brakes on decline in lung function b smoking. Talk to your doc the commitment to stop no your lungs' wells go dry. F

TEDD MITCHELL, M.D., presider and CEO of Dallas' Cooper Clin writes HealthSmart every week

8 USA WEEKEND - April 10-12, 2009

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EXHIBIT H

Case 01-01139-AMC Doc 32540-3 Filed 04/09/15 Page 28 of 39 Case 01-01139-KJC Doc 21974-1 Filed 06/03/09 Page 24 of 35

Newsweek

251 West 57th Street | New York | NY | 10019-1894

(212) 445-4848

April 9, 2009

Mr. Peter D. Egloff Miller Legal Services 2442 North Lincoln Avenue Chicago, IL 60614

Dear Mr. Egloff:

Enclosed is the April 13, 2009 issue of Newsweek with the W.R. Grace & Company legal notice appearing on page 54. The advertisement ran in the full circulation of 2.6 million copies.

Sincerely,

John M. Ernst Vice President

Sales Operations

Notarized Affidavit

STEPHEN FUZESI JR.
Notary Public, State of New York
No. 02FU5032241

Qualified in New York County Commission Expires August 22, 20

'Legal Notice

Level Notice

Notice of Voting Rights and Hearing to Consider Approval of First Amended Joint Plan of Reorganization for W. R. Grace & Co. and its Related Debtors

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Call: (888) 909-0100

SOCIETY

business that is out of our hands. Japan, Mexico—all these countries are taking our jobs," he says.

Not every Amish or Mennonite breeder treats his dogs harshly some let their dogs out of their cages to exercise and are scrupulous about vaccinations. And there are plenty of unethical breeders who aren't Amish or Mennonite—including the owners of the Tennessee farm that authorities raided in February, who have not yet been charged but could face jail sentences. Some Lancaster breeders visited by NEWSWEEK defended their practices, saying the dogs are happy in their cages. As Elmer Zimmerman's father puts it, "it's the only way to keep a lot of dogs—to keep them penned up."

The Zimmermans did particularly well selling designer dogs—Elmer favored cockapoos, a cocker spaniel-poodle mix. "They don't shed and then people's houses don't get dirty," Elmer's father says. Amish and Mennonite dog breeders on some of the eight other farms NEWSWEEK visited cited other reasons for favoring hybrids. "It's less paperwork for me—you don't have to register them," says one Lancaster County breeder, who declined to be named—but who, according to rescue officials, has kept as many as 500 dogs on his farm. No matter which breed farmers choose, the costs of these businesses are astonishingly low, critics say. "Once they set up their cages all they have to pay for is staff and vaccines," says Kathleen Summers, director of the Humane Society's Stop Puppy Mills campaign. By some accounts, there are Amish breeders earning hundreds of thousands of dollars a year.

It's a business that creates strange bedfellows. Last year animal activist Bill Smith, who runs Main Line Animal Rescue in Chester Springs, Penn., noticed that some of the farms alleged to mistreat pupples were also producing organic dairy products, the kind bought by affluent consumers who'd be horrified their milk and yogurt are being produced alongside dogs in tiny, filthy cages. Indeed, NEWSWEEK visited one farm where a sign identified it as producing Horizon Organics dairy products, which are sold by upscale retailers like Whole Foods Market and in big-box stores like Wal-Mart. That farm, B&R Puppies in Parkesburg, Penn., was recently licensed to hold up to 250 dogs a year; inspection reports from 2007 and 2008 cited conditions as "unsatisfactory" because of squalid cages, sick dogs, pests and failure to vaccinate for rabies. When NEWSWEEK informed Horizon of B&R's puppy business, the company sent a representative to investigate. Upon finding breeding dogs at the farm, Horizon suspended its dealings with the farm. In a statement, Horizon said the farmer promised to "[close] that operation and [find] appropriate and humane homes for all of the dogs." Indeed, late last week farm owner John Stoltzfus told NEWSWEEK he'd already found new homes for the dogs "so we can still send milk to Horizon."

Most of the farms NEWSWEEK visited sold hybrid dogs. According to experts, about 20 percent of the dogs raised in puppy mills are designer breeds, with puggles, Labradoodles and Yorkiepoos (Yorkshire terrier-poodle mixes) among the most popular. Breeders are often able to sell a designer dog for far more than the cost of the two breeds they mate to produce it. For instance, if a puppy mill breeds a \$50 beagle with an \$800 pug, the litter of puggles can sell for nearly \$1,000 apiece. A farmer might keep one male pug and four female beagles. Since beagles average six puppies a litter and two litters a year, a five-dog operation like this could yield 48 puggles annually. "Where else do you get something where two ingredients that cost almost nothing give you a combination that is worth a lot?" says Caroline Coile, a canine expert who's written a book on designer dogs.

Mostly, though, breeders engage in this mix-and-match mating because consumers have been led to believe that hybrid dogs combine the best features of two breeds into one. Consider the Labradoodle, first bred in Australia in the early 1980s as guide dogs for came to sumers got one to appropriate to appropriate france the bor "Of contract of the bor "

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COURTESY

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EXHIBIT I

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Case 01-01139-KJC

Doc 21974-1

Filed 06/03/09

Page 27 of



Gary Kleinman VP, Associate Publisher TV Guide Magazine 11 West 42nd Street New York, NY 10036 212-852-7304

April 16, 2009

Adam B. Levin

Miller Legal Services a division of Miller Advertising Agency, Inc. 2442 N. Lincoln Ave., 2nd Floor Chicago, IL 60614

Dear Mr. Levin:

Enclosed is the April 13-19, 2009 issue of *TV Guide Magazine* with the W. R. Grace & Company legal notice appearing on page 19. The advertisement ran in full circulation of 2.9 million copies.

Sincerely,

alex Kleithman

P, Aşsociate Publisher

Notarized Affidavit

LELAWATTIE JODAH

Notary Public - State of New York

NO. 01J06142178

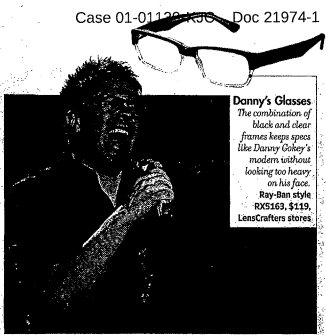
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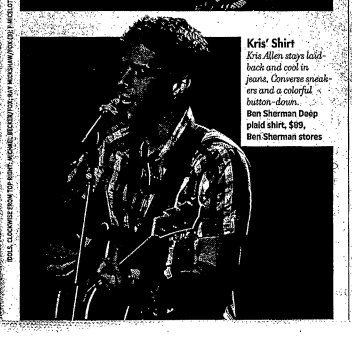
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TV Guide: The Official Magazine of Television™

Case 01-01139-AMC Doc 32540-3, Filed 04/09/15 Page 32 of 39



Adam's Jacket
Adam Iambert's blue
topper "tied in really
well with his bluestreaked hair," says
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the leather is amaring." Diesel Black
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\$800, Diesel stores
(available in black)



Filed 06/03/09 Page 28 of 35 Notice of Voting Rights and Hearing to Consider Approval of First Amended Joint Plan of Reorganization for W. R. Grace & Co. and its Related Debtors

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EXHIBIT J

Case 01-01139-KJC Doc 21974-1 Filed 06/03/09 Page 30 of 35



Time Inc. A TimeWarner Company

Sports Illustrated 1271 Avenue of the Americas 33rd Floor New York NY 10020-1300

April 16, 2009

Mr. Peter D. Egloff Miller Legal Services 2442 North Lincoln Avenue Chicago, IL 60614

Dear Mr. Egloff:

Enclosed is the April 20, 2009 issue of Sports Illustrated with the Kirkland & Ellis LLP legal notice appearing on page 62. The advertisement ran in SI National to a circulation of 3,150,000.

Sincerely,

Michael Safran

NY Advertising Director 1271 Avenue of the Americas

212.522.5608

Notarized Affidavit

LISA EMOVI NOTARY PUBLIC, STATE OF NEW YORK No. 01EM6030824

Qualified in Kings County Commission Expires Sept. 20, 20

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DEADLY BASEBALLS

ballparks like Tampa's George M. Steinbrenner Field, which has signs at lower-level entrances reading, CAUTION: WATCH FOR LIVE BATS AND BALLS LEAVING THE FIELD AT ALL TIMES. But with no standard, pro baseball leaves the decision on such signage, as well as the breadth of netting in each park, to the discretion of each team.

"It's about balancing the need to protect the fans with maintaining the baseball atmosphere we traditionally enjoy," says Dan Halem, senior vice president and general counsel of labor for Major League Baseball and a member of the game's Safety and Health Advisory Committee. "Netting in the ball fields would certainly change the experience of the game." What fan, after all, doesn't like to take home a foul ball? "Fans demand seats with no netting in front," Halem says. "That's the reality."

But if professional baseball is protected from legal action because of the 145-word warning on the back of each ticket that shifts all responsibility for injury to the fan, it doesn't lessen the danger. "Somebody's going to get hurt," says Hamilton, the pitcher who beaned Conigliaro. "Somebody's going to get hit with one of those broken bats, too, before long." Indeed, since baseball's Safety and Health Advisory Committee was reconstituted in 2008, all of its time-and some \$500,000-has been spent studying the increasing trend of bats splintering into dangerous flying shards. "The foul-ball issue has not been discussed," Halem says.

Veteran ballplayers, though, think about it constantly, and many insist that their loved ones sit behind protective netting. First baseman Alan Zinter, who retired in 2007 after playing nearly all of his 19-year career in the minor leagues, took it a step further; he urged complete strangers to sit behind the screen. "I've seen people get hit in the face, just crushed, blood everywhere," Zinter says. "The worst thing I saw was in Nashville: I was hitting lefthanded and I check-swinged and hit a line shot over the dugout that hit a six-year-old boy right in the temple. It was slow motion for me; I'm looking right down the barrel and thinking, Oh, God, and it's heading right toward this family, and the father's not even watching. The kid was looking into leftfield, so he's not watching, and whack! Right in the head. They carried him out of the stadium.

"I couldn't even concentrate after that. I struck out. I kept calling after the game. Kid was in the hospital, and they said he's going to be O.K. Had a concussion, stayed that night. I said, 'Give me his number,' and I ended up calling him when I made it to the big leagues [later that season]." Zinter pauses, watching the moment unreel again in his mind. "His dad ran him up the steps. . . ."

N MARCH 4, 2007, Mike Coolbaugh and his close friend Jay Maldonado walked onto the field at Theodore Roosevelt High in San Antonio. They'd both been baseball stars there in the late 1980s, but this was no exercise in nostalgia. After 17 years in the minor leagues, Coolbaugh's playing options had seemingly dried up, but an offer had suddenly come from a professional team in Tabasco, Mexico: \$10,000 just to show up and try out. Coolbaugh needed to get ready, and Maldonado had come to help; he could still roll out of bed and throw 88 mph.

Coolbaugh was one of those players who feared that his wife or children would get hit by a baseball ripped into the stands. "He was more worried about it than anybody I've ever met," says his wife, Mandy. "He was so aware of what a foul ball could do."

Maldonado and Coolbaugh set up the protective L screen in the grass in front of the pitcher's mound. Maldonado began to throw-slurves, changeups and fastballs, mixing location in and out to v ger ing one sto his oft bla Мa tut his lik Fir by

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EXHIBIT K

Case 01-01139-AMC

Doc 32540-3

Filed 04/09/15

Page 37 of 39

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Doc 21974-1 Filed 06/03/09 Pa

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trust matters

PAMELA CONRAD Associate Account Manager

April 20, 2009

Adam B. Levin
Miller Legal Services
a division of Miller Advertising Agency, Inc.
2442 N. Lincoln Ave., 2nd Floor
Chicago, IL 60614

W.R. Grace's Position in USNews & World Report

Dear Mr. Levin:

Enclosed please find the April 2009 issue of *U.S. News*. You will find **W.R. Grace & Co.'s** legal advertisement prominently featured on **page 43**, a right hand page opposite full editorial within the front of book. W.R. Grace's advertisement ran in our National Edition of 1,300,000 circulation. Thank you so much for your advertising support.

Enjoy the issue! I look forward to working with you in the future.

Sincerely,

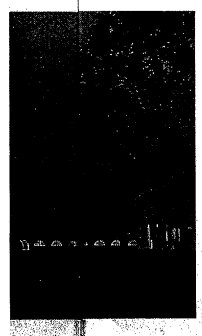
Pamela Conrad * Senior Account Manager

U.S. News & World Report

Tel: 212 916 8782 Fax: 212 916 7400

CARMEN CARABALIO
Notary Public, State of New York
No. 24-4970768
Cualified in Kings County
Commission Explice August 20, 22

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P: 212.916.8782 F: 212.916.7400
pconrad@usnews.com
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State College, Pa., even has a retirement community on campus. Residents can take free courses, pick up priority football and basketball tickets, and visit an on-site ice creamery.

The healthcare industry has proved itself resilient in this economic environment. Almost half of the 30 fastest-growing occupations named by the Bureau of Labor Statistics are within health services, such as home health aides and pharmacy technicians. The nonprofit Charleston Area Medical Center in Charleston, W.Va., one of the state's largest hospitals, employs more than 5,000 people, including Carolyn Stevens, 68. She plans to continue to work as manager of the CAMC cytology department for at least five more years because it gives her a sense of purpose that she feels would be lost if she retired. "There is one test we perform where you can detect cancer cells before they can even be

seen by the eye of a physician," says Stevens.

In Rochester, Minn., the Mayo Clinic employs more than 28,000 people. "You can work here forever if your body and mind are still intact," says Richard Emslander, 81, a Mayo Clinic endocrinologist who works half of the year and takes half of the year off. "I have to go through a rigorous exam every year to make sure all my mental facilities are intact, but as long as I am capable, I will keep on working."

Public-sector jobs can provide a sense of security during turbulent times. Although they tend to pay on the low side, government jobs typically offer generous health and pension benefits, which many private companies have been slashing. Darlene Hieb, 76, who officially retired in 2006, now works two days a week as an office assistant for the city government of Bismarck, N.D. "I was able to work up a very nice pension, which I am drawing, and I always had health benefits vacation, and sick leave," she says. State capitals are often prime spots to land a local, state, or federal government post. Plum jobs at the North Dakota State Capitol Building Tower, constructed during the Great Depression, come with a view of a 132-acre park.

Some of the best cities to find retirement jobs support multiple industries that tend to hold up well in turbulent economies. Huntsville, Ala., for example, has a mix of government jobs at the Redstone Arsenal and NASA's Marshall Space Flight Center, healthcare opportunities within the Huntsville Hospital System, and positions at the University of Alabama–Huntsville. At Intuitive Research and Technology Corp., an engineering and research company based in Huntsville, approximately 20 percent of employees have retired from another job. President Harold Brewer says the company maintains a list of retirees who want to work on a part-time or temporary basis and notifies them when work is available. "The thing we like about hiring folks later on is their multidisciplinary experience that they can apply to all different kinds of problems that come up," says Brewer.

Notice of Voting Rights and Hearing to Consider Approval of First Amended Joint Plan of Reorganization for W. R. Grace & Co. and its Related Debtors

Legal Notice

A First Amended Joint Plan ("Plan") to reorganize W. R. Grace & Co. and its related Debtors ("Grace") has been filed in the United States Bankruptcy Court for the District of Delaware ("Bankruptcy Court"). Persons or entities with claims against or interests in Grace, including persons with Asbestos Personal Injury ("Pl"), Asbestos Property Damage ("PD") or Zonolite Attic Insulation ("ZAI") claims against Grace, may be entitled to vote to accept or reject the Plan. A list of the Debtors may be found at www.bmcgroup.com/wrgrace.

A detailed document describing the Plan, called the "Disclosure Statement," was approved by the Bankruptcy Court on March 9, 2009. The Disclosure Statement, a copy of the Plan itself, and voting materials called a "Solicitation Package" are being mailed to known persons or entities entitled to vote to accept or reject the Plan or to their lawyers.

What Does the Plan Say?

The Plan proposes injunctions and third-party releases under the Bankruptcy Code resulting in the permanent channeling of PI, PD and ZAI Claims into various Trusts and Funds. This means that Grace and other "Asbestos Protected Parties" will no longer be liable for PI, PD and ZAI Claims because these claims will now be paid by the Trusts or Funds. The Plan also proposes an injunction that enjoins all "Successor Claims" against the Asbestos Protected Parties, as more specifically described in the Plan. You should read the Plan and Disclosure Statement for a more complete discussion of how these releases and injunctions will operate and affect your rights.

How Do I Know If I Am Eligible to Vote?

The Bankruptcy Court has approved certain "Voting Procedures" describing who can vote on the Plan and how to vote. You may obtain a copy of the Voting Procedures by writing or calling the Voting Agent at the address or number below. The Disclosure Statement contains information that will help you decide how to vote on the Plan if you are entitled to do so. Your legal rights may be affected if you do not vote on the Plan. If you are not entitled to vote or you disagree with the amount or classification of your claim for voting purposes, you may file a motion or a declaration with the Bankruptcy Court on or before the Voting Deadline as described in the Voting Procedures.

Votes Must Be Received By May 20, 2009 ("Voting Deadline")

Can I Respond or Object to the Plan?

The Bankruptcy Court has ordered that responses and objections to the Plan must:

- · Be in writing;
- State the name and address of the objecting party and the amount and nature of the claim or interest of such party;
- Explicitly state the basis and nature of any objection to the Plan and any proposed modification to the Plan that would resolve such objection;
- · Conform to the Bankruptcy Rules and the Local Bankruptcy Rules; and
- Be filed, together with proof of service, with the Bankruptcy Court and served in a manner so as to be received by May 20, 2009 at 4:00 PM EDT.

Objections must be served on certain parties whose addresses are set forth in Section 11.12 of the Plan. In addition, objections must be served on the Office of the United States Trustee, Attn. David Klauder, Esq., 844 King Street, Suite 2207, Wilmington, DE 19801. Any objection that is not filed and served as described above shall not be considered.

How Will the Plan Be Approved?

A Confirmation Hearing will be held before the Honorable Judith K. Fitzgerald, United States Bankruptcy Judge, at the United States Bankruptcy Court; Western District of Pennsylvania, 5414 U.S. Steel Tower, 600 Grant Street, Pittsburgh, PA 15219. As established by a Case Management Order dated January 29, 2009, the Confirmation Hearing will beheld in two phases. Phase I of the Confirmation Hearing shall take place from June 22-25, 2009 and Phase II shall take place from September 8-11, 2009. The Confirmation Hearing may be adjourned from time to time by an announcement at the Confirmation Hearing or any continued hearing.

To obtain the Plan, Disclosure Statement,
Voting Procedures, and/or a Ballot
Visit: www.bmcgroup.com/wrgrace
Write: BMC Group, Inc., Attn: W. R. Grace Voting Agent,
P.O. Box 913, El Segundo, CA 90245-0913
Call: (888) 909-0100

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FOR THE DISTRICT OF DELAWARE

IT RE:
W.R. GRACE & CO., et al. 1
Debtors.
Diotity Administered

NOTICE OF CONFIRMATION HEARING AND
IMPORTANT DEADLINES IN RELATION TO THE FIRST
AMENDED JOINT PLAN OF REORGANIZATION OF
W.R., GRACE & CO., ET AL.

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W.R., GRACE & CO., ET Al.

PLEASETAKENDICEOFTHE FOLLOWING:

1. The above-captioned debtors and debtors in possession (colectively, the "Debtors") have filed (i) the first Amended Joint Plan of Reorganization under (Dapter 11 of the Bankrupty Code of W.R. Grace & Go, et al., the Official Committee of Asbestos Personal Injury Colmants, the Abestos Pi Plature Colmants Representative, and the Official Committee of Equity Security Holders Dotted February 27, 2009 (as it may be amended by supplemented, the "Plan") and (ii) the Disclourer Statement, pursuant to section 1125 of the Bankruptcy Code, for the Plan (the "Disclosure Statement, pursuant to section 1125 of the Bankruptcy Code, for the Plan (the "Disclosure Statement)".

as to whether to accept or reject the Plan, (II) approving certain proce-dures (the <u>"Voting Procedures"</u>) for the Debtors to solicit and tabulate votes to accept or reject the Plan and (III) scheduling certain dates in con-

dures (the "Yoting Procedures") for the Debtors to solidit and tabulate votes to accept or reject the Plan and (iii) scheduling certain dates in connection with Placenonfumation.

3. YOTING DEADLINE: Pursuant to the Confirmation Procedures Order, the Bankruptcy Court established the deadline by which votes accept or reject the Plan must be accusive received by BMC Group, Inc. (the "Yoting Agent") as May 20, 2009 at 4:00 p.m. (EDT) (the "Yoting Deadline"). Subject to the provisions for filing a Voting Motion or Disputed Classification Decaration (as described in Paragraph 10 below), to be counted, a Ballot (or Master Ballot) to accept or reject the Plan must be actually received by the Voting Agent on or before the Yoting Deadline as follow:

BMC Group, Inc. Attn: W.R. Grace Voting Agent P.O. Box 2007 Chanhassen, MN 55317-2007

By Courier: BMC Group, Inc. Attn: W.R.Grace Voting Agent 18750 Lake Drive East Chanhassen, MN 55317

P.O. Box 2007

(Chanhassen, MI) 55317-2007

(Chanhassen, MI) 55317

(Court's Second Amended Gase Management Order Releade to the first Amended Joint Plan of Reorgandation, Gated January 29, 2009 (the CMO'), a hearing (the "Confirmation Hearing") to consider the entry of aborder confirming the Planunder section 1129 of the Bankruptcy Gode Will take place in two phases. Phase I shall address (i) whether the Plan Phipopenly affects the Ights of the Debtor's insurers (in their capacity 26 insurers, but not creditors) (ii) the capacity 26 insurers, but not creditors) (ii) the capacity 26 insurers, but not creditors) to likigate confirmation (iii) the confirmation between the Pre-Petition (redit Facilities and other Class) Screei-jors with respect to impalment. Phase I shall address the objections of 1) particel assisted under the Plan as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including insurers as Holders of Indirect Plor PD Trust Claims (including and Phase Charles Confirmation the American American American American Association (including and Phase Charles Confirmation Hearing shall the place on Lune 22-5, 2009 commending at 9:00 a.m. (EDT), except that the September 8-11, 2009 commending at 9:00 a.m. (EDT), except that the September 8-2, 000 Phearing shall commence 2111-00 a.m. (EDT).

the Confirmation Hearing stall take place on June 22-35, 2009 commending at 9:00 a.m. (EDT) and Phase II of the Confirmation Hearing shall take place on September 8-11, 2009 commending at 9:00 a.m. (EDT), except that the September 8-10, 2009 hearing shall commence stitled on the September 8-10 on the Section 524(9) and 105 of the Bankruptcy Code, applicable to all jikrsons and entities, that result in the permanent channel-fig of (1) all Abestos PI Claims against the Debtors and various other entities (Including the Asbestos Protected Partles) to an Ribestos PI Claims against the Debtors and various other entities (Including the Asbestos Protected Partles) to an Ribestos PI Olaims against the Debtors and various other entities (Including the Asbestos Protected Partles) to an Asbestos PD Trust and (iii) all CON ZAI PD Claims against the Debtors and various other entities (Including the Asbestos Protected Partles) to the CDN ZAI PD Claims fund, all as mare specifically described in the Plan. The Plan also proposes an injunction applicable to all persons and entities that enjoins all Successor Claims against the Asbestos Protected Parties based on or arising from, in whole or in part, directly or Indirectly, the Cryovac Transaction or the Freenius Transaction, as more specifically described in the Plan. These injunctions enjoin all persons and entities from bringing claims covered by the particular injunctions against the Debtors and the other identified parties in the Plan. You should read the Plan and the Disclosure Statement for a more complete discussion of how such injunctions will operate and affect your rights.

6. SPECIEC RELEASE SP HOLDERS OF CLAIMS OR EQUITY INTERESTS: As more fully provided for in Section 8.8.7 of the Plan, and holder of a Claim or Equity Interest who vote in favor of the Plan shall be deemed to have unconditionally released the Asbestos PI Committee, the Asbestos PI Committee, the Asbestos PI Committee, the Asbestos PI Committee, the Equity Committee, and Italialities of any nature wha

Residence of the property of the Plan of the Plan provides for the payment of post-petition interest to holders of Gaserian and Interest to Holders to (I) assert an entitlement to post-petition interest the active of Seneral and entitlement to post-petition interest the active of Seneral and entitlement to post-petition interest the addition that the Plan a (Post-Petition interest the active ministion holder of (II) assert an entitlement to post-petition interest the addition that the Holder of (II) depending on the Plan a (Post-Petition Interest Petition interest to which the Holder is entitled under the Plan a (Post-Petition Interest Determination Notice must comply with the requirements of Section 3.19(d) of the Plan and be field with the Bankrupts (Ourt on or before the Votting Deadline of May 20, 2009. Holders of Seneral Holder in Paragraph Pole Plan and be received by the Votting Agent (at the address) listed in Paragraph Pole on or before the Votting Agent (at the address) listed in Paragraph Pole on or before the Votting Agent (at the address) listed in Paragraph Pole on or before the Votting Agent (at the address) listed in Paragraph Pole on or before the Votting Agent (at the address) listed in Paragraph Pole on or before the Votting Agent (at the address) listed in Paragraph Pole on or before the Votting Agent (at the Agent Paragraph Pole on or before the Votting Agent (at the Agent Paragraph Pole on or before the Votting Agent (at the Agent Paragraph Pole on or before the Votting Agent (at the Agent Paragraph Pole on or before the Votting Agent (at the Agent Paragraph Pole of General University) or the Disclosure Statement, Plan and Voting Procedures, are being provided with this Notice to loudies or Claims and Equity interests in impaired dasses under the Plan and to Holders of Claims in Classes 7A and 9 under the Plan. In addition, the Confirmation Procedures to the Plan and the Confirmation Procedures to the Confirmation Procedures of Resource Procedures and on Holders of Claims and Capity intere

being provided with this Notice to Holders of Claims and Equity Interests in impaired classes under the Plan and to Holders of Claims in Classes 1 A and 9 under the Plan and to Holders of Claims in Classes 1 A and 9 under the Plan and addition, the Confirmation Procedures Order authorizes the Debtors to distribute (i) a notice to counterparties to executory contracts and unexpired leases describing the treatment of executory contracts and unexpired leases describing the treatment of executory contracts and unexpired leases exceptible plan and (ii) a notice to Holders of Class 1 General Unsecured Claims regarding the Plan's procedures with respect to the payment of post-petition interest in relation to General Unsecured Claims. The Plan Disclosure Statement, Voting Procedures and related documents and notices are also available via the Internet on the Debtors' website at www.bringcroup.com/wrgrace. If you did not receive a Soliditation Package, but with to receive one, you should send a written request by U.S. Mall to BMC Group, Inc., Antru. W. R. Grace Voting Agents. Website at www.bringcroup.com/wrgrace. If you did not receive a Soliditation Package, but with to receive one, you should send a written request by U.S. Mall to BMC Group, Inc., Antru. W. R. Grace Voting Agent. 20. 802. 13. Els-gundo, CA90245-0913 or call the Voting Agent at (888) 990-100. Creditors and Fully Interest Holders who are entitled to vote on the Plan should receive a Soliditation Package. Holders of Claims that are not entitled to vote on the Plan should receive a Soliditation Package. Holders of Claims that are not entitled to vote on the Plan should receive a Soliditation Package.

10. VOTING. MOTIONS. AND DISPUTED CLASSIFICATION DECLARATIONS: If a Notice of Soliditation Package.

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KIRKLAND & ELLIS LLP, David M. Bernick, P.C., Theodore L. Freedman, Deanna O. Boll, Craig A. Bruens, 153 East 53rd Street, New York, NY 10022, Tel: (212) 446–4800

THELAW OFFICES OF JANET S. BAER, P.C., Janet S. Baer, P.C., 70 W. Madison St., Ste 2100, Chicago, JL 69602, Tel: (312) 641-2162 PACHULSKISTANG ZIEHL & JONES LLP, Laura Davis Jones, James E.O'Neill, Timothy RCaims, 919 North Market Street, 17th Floor, P.O.Box 8705, Wilmington, DE 19899-8705, Tel: (302) 652-4100

Co-Counsel for the Debtors and Debtors in Possession

RO.Box 8705, Wilmington, DE 19899-8705, Tel: (302) 652-4100

Go-Counselforthe Debtors and Debtors in Possession

The Debtors consist of the following G2 entities: W. R. Grace & Co. (fl/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & G. Conn., A-1 Bit & Bod Co., Inc., Altewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., C. Bilomedical, Inc. (fl/k/a Grace & G. Conn., A-1 Bit & Bod Co., Inc., Altewife Boston Ltd., Act Collegace, Inc., Coalgrace, Inc., Coalgrace, Inc., Creative Food 'N Fun Company, Darex Puerro Rico, Inc., Coalgrace, Inc., Creative Food 'N Fun Company, Darex Puerro Rico, Inc., (fl/k/a Grace Coco a limited Partners 1, Inc., (fl/k/a Grace Coco a limited Partners 1, Inc.), GC Management, Inc., (fl/k/a Grace Coco a Management, Inc., Grace Coco a limited Corp. Gloucette New Communities Company, Inc., Grace & Bit Inc., Grace Chemical Company Cub., Grace Culinary Systems, Inc., Carezo Eliminary Company, Inc., Grace Company, Grace And Corporation, Grace International Holdings, Inc., (fl/k/a Dearborn International Holdings, Inc., (fl/k/a Dearborn International Holdings, Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc., (fl/k/a Dearborn International Holdings, Inc., Grace International Holdings, Inc., Grace International Holdings, Inc., Grace Hotel Services Corporation, Grace International Inc., Kontean Development Company, Inc., Grace Willing, Company, Inc., Grace Willing, Company, Inc., Grace Willing, Inc., Grac

Page 39 of 39 progress in their restructuring GM. has borrowed \$13.4 billic age 35 of 15 mm the government since D cember and is requesting acce to \$16.6 billion more, while Chry Ier has borrowed \$4 billion at wants \$5 billion more.

Ahead of that deadline, G.I and Chrysler have been slashii costs and pressing for conce sions from their debt holders, u ions and other stakeholders th would improve the companie viability. G.M. this month c ferred its request for another billion infusion from the gover ment because it said cost-cutti efforts had been working bett than expected.

But the G.M. bondhold group, which met with the ta force on March 5, is skeptical th G.M. is moving fast enough to main solvent, even with billio of dollars more from the gover ment.

"We are concerned that t company is putting too mu faith in a near-term turnarou

NOTICE OF PUBLIC SALE OF LI

NOTICE OF PUBLIC SALE OF LI

PLEASE TAKENOTICE, that by virtue of a default un
ment dated as of June 11, 2007 (the "Loan Agreeme
pany ("Lender"), in accordance with its rights as hot
the Loan (the "Security") and its rights under hot
610, 9-611, and 9-613 of the New York Uniform Co
the Rotunda of the Supreme Court Building of the's
sale of the Security, Lender has appointed Mr. Willia
public sale. This public sale involves the sale of int
and does not involve the direct sale of real property
The subject Loan Agreement was entered into b
Hills Apartments Mezz, LLC, Betheny Rolling Hills M
mon Apartments Associates Mezz, LLC (Individually
original lender), Lender is currently the owner and
the owner and hotder of all of the loan documents of
the Loan. The Security consists of the follow!

une owner and nouer or and or we to an occurrents of the Loan. The Security consists of the follow (1) The "rights and interests" (described on the case, a "Property Owner" and collectively the (9) Waterfield Apartment Associates, LLC, a Deh Apartment Associates, LLC, a Deh Apartment Associates, LLC, a Colorado limited liab Waterfield is the owner of the real property and imprements, "a multi-family residential project located a Assessor's Paroel Numbers 1975-33-3-24-002 and (1) Rolling Hills Apartments, LLC, a Delware Imleves that Rolling Hills is an owner of the real proper Apartments," a multi-family residential project local 80.104, Assessor's Paroel Numbers 2505-13-1-12-(9) Bethamy Rolling Hills is an owner of the Rolling Hills Apartment Secondates, LLC, a Delware imited believes that Bethamy Rolling Hills is an owner of the Rolling Hills Apartment Associates, LLC, a Delware imited believes that Bethamy Rolling Hills is an owner of the Rolling Hills Apartment Associates, LLC, a Pointa Apartment Associates, LLC, a Pointa Apartment Associates, LLC, a Colorado limit lieves that Falcon Pointa is the owner of the real property and apartment Associates, LLC, a Colorado limit lieves that Falcon Pointa is the owner of the real property apartments," a multi-family residential project Colorado 80910, Assessor's Parcel Number 7313401001.

(2) The "rights and interests" (de Colorado BRIM, Inc., a Delaware corporation ("Mapartment Associates, LLC, a Colorado limited that Rockrimmon is the owner of the real property Apartments," a multi-family residential project local 80919, Assessor's Parcel Number 7313401001.

(2) The "rights and interests" (de Colorado BRIM, Inc., a Delaware corporation ("Mapartment Associates, LLC, a Colorado Imited that Rockrimmon is the owner of the real property of the Property Owners. With respect to each Property Owner and Mana (adefined in the Loan Documents, definition availand under any polloy of insurance payable by reasoral for the Loan, (ii) All "accounts," general intany defined in the